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10	UNITED STATES DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA
12	SAN FRANCISCO DIVISION
13	
14	UNITED STATES OF AMERICA,) No. CR 07-0560 JSW
15	Plaintiff, STIPULATION AND [PROPOSED] ORDER EXCLUDING TIME 18 U.S.C. \$2161(b)(8)(A), % (D)
16	v.) 18 U.S.C. §3161(h)(8)(A) & (B)
17	VALERIAN DOBRE,) SAN FRANCISCO VENUE Defendant.)
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20	With the agreement of the parties in open court on October 11, 2007, the Court enters this
21	order excluding time under the Speedy Trial Act from October 11, 2007, to November 8, 2007 for
22	a Quintero Hearing and a Change of Plea Hearing. The parties agree, and the Court finds and holds
23	as follows:
24	1. Mr. Dobre has been charged in a thirteen count indictment for Conspiracy, Bank Fraud
25	Effecting Transactions with an Access Device and Aiding and Abetting, all in violation of 18 U.S.C
26	§ 371, 18 U.S.C. § 1344, 18 U.S.C. § 1029(a)(5) and 18 U.S.C. § 2.
27	2. The defendant's initial appearance on the indictment was held on August 31, 2007. Also
28	on this date, a detention hearing was conducted before the Honorable Judge Joseph Spero. Judge
	STIPULATION AND [PROP.] ORDER CR 07-0560 ISW

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Spero ordered the defendant to be detained before trial for the following reasons:

- (i) The defendant has no ties to the United States;
- The defendant refused to provide Pre Trial Services with his home address (ii) in Spain and he refused to give detailed financial information; There was an ICE hold and the defendant's Business Visa has expired;
- (iii)
- The defendant was arrested with multiple fraudulent access devices and a (iv) large amount of cash in his possession, and
- The defendant lied to ICE Agents on multiple occasions regarding his (v) occupation upon entry into the United States.
- 3. On October 11, 2007 a Trial Setting Hearing was held before the Honorable Jeffrey S. White. The case was continued to November 8, 2007 for a Quintero Hearing and a Change of Plea Hearing.
- 4. As the Government and the defense attorney advised the Court, the continuance is necessary for effective preparation of counsel, because the parties are negotiating a settlement. The government also submitted all remaining discovery to the defense attorney on October 11, 2007; therefore, the continuance is necessary for the defense attorney to review the evidence and evaluate the case. In addition, defense counsel travels from Los Angeles to San Francisco for court appearances and needs time with a Spanish interpreter to confer with his client.
- 5. Thus, the parties agree, and the Court finds and holds, that failure to grant a continuance would unreasonable deny counsel for the defense the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(8)(B)(iv). Finally, the parties agree, and the Court finds, that the ends of justice served by excluding the period from October 11, 2007, to November 8, 2007, outweigh the best interest of the public and the defendant in a speedy trial. See 18 U.S.C. § 3161(h)(A).
- 6. Accordingly, the Court sets a new hearing date on November 8, 2007, and orders that the period from October 11, 2007, to November 8, 2007, be excluded from Speedy Trial Act calculations under 18 U.S.C. § 3161(h)(8)(A) & (B)(iv).

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Filed 10/16/2007

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